

NOTICE: Commodities Stored at Binghamton Depot That Are Considered Hazardous Substances Subject to Notice Requirement in 40 CFR 373.1 and 373.3

Hazardous Substance Name	CASRN	Synonym (in 40 CFR 302.4)	RCRA Hazardous Waste No. (40 CFR 261.30)	Quantity Stored (kgs/lbs)*	Storage Location*		Known Spill/Release/Disposal at Property	Date of Known Spill/Release/Disposal at Property
					Warehouse	Outside Storage		
Antimony Sulfide Ore	ADQ500	--		584,000 lbs.	Yes	No	No	N/A
Cadmium Sticks	7440-43-9	--	D006	Unknown	Yes	No	No	N/A
Chromium	7440-47-3	--	D022	2,836,553 lbs	Yes	No	No	N/A
Cobalt	N/A	--	--	1,736,424 lbs	Yes	No	No	N/A
# Columbium-Tantalum Natural Minerals		--	--	1,067,352 lbs.	Yes	No	No	N/A
Ferromanganese Ore	MAR500	--	--	1,248,000 lbs.	No	Yes	No	N/A
Manganese Metal	MAR500	--	--	1,370,000 lbs.	Yes	No	No	N/A
Mercury	7439-97-6	--	D009	466,000 lbs.	Yes	No	No	N/A
Nickel	7440-02-0	--	--	2,132,000 lbs.	Yes	No	No	N/A
# Tungsten (Wolframite and Ferberite)	N/A	—	—	491,832 lbs.	Yes	No	No	N/A

* Indicates estimated storage quantity/location at the start of environmental assessments of the Property in 1998. (Records of earlier/later storage quantities/locations are not readily available at this time.)

Indicates materials on DNSC's radioactive materials license.

-- Indicates that this information is not provided in the referenced regulation.

N/A Indicates that this information is not applicable.

Note that other hazardous substances may have been detected in environmental samples from the Property, however there is no record of storage of those substances as DNSC commodities.

The information contained in this notice is required under the authority of regulations promulgated under section 120(h) of the Comprehensive Environmental Response, Liability, and Compensation Act (CERCLA or "Superfund") 42 U.S.C. section 9620(h).

**Hazardous Substance Release Sites
(Identification, Characterization and Response Activities)**

DNSS Depot Binghamton, New York	Preliminary Assessment		Site Investigation		Remedial Investigation Recommendations				Feasibility Study (FS)	Response Action Completed (removal or remedial)	Regulator Concur?
	Identified	Examined	Not Tested	Tested	No Action Needed	Action Needed					
						More Study	Deed Restriction	Cleanup			
1. AOC 1 – Former Firefighter Training Area	√	√		√				√	√	√	A
2. AOC 2 - Former Burn Area/Dump Outside Eastern Fence	√	√		√				√	√	√	A
3. AOC 3 - Former Incinerator Building	√	√		√				√	√	√	A
4. AOC 4 - Leach Field	√	√		√				√	√	√	A
5. AOC 5 - Former Dump on Hillside	√	√		√				√	√	√	A
6. AOC 6 - Public Dump Along Railroad Tracks	√	√		√				√	√	√	A
7. AOC 7 - Glassware Disposal Area	B		√		√				√		A
8. AOC 8 - Former Cesspool	B		√		√				√		A
9. AOC 9 - Southern Fence Line	B		√					√	√	√	A
10. AOC 10 - Warehouse 11 Area and Railroad Ballast Sampling	C			√	√				√		A
11. Groundwater	√	√		√	√				√		A
12. Surface Water / Sediment	√	√		√	√				√		A
13. Mercury Storage Warehouses	√	√		√	√	D					D

FOOTNOTES:

A – NYSDEC and NYSDOH concurred with the RI conclusions and recommendations (see letter dated September 10, 2003 in Attachment 4), and confirmed that the remedial activities were performed consistent with the approved remediation work plan (see June 29, 2005 letter in Attachment 4).

B – This area was not identified until the remedial investigation stage.

C – This area was not identified until the site investigation stage.

D – NYSDOH concurred that the assessment of mercury vapor in warehouses confirmed that the site is safe for its present storage use. If a future use other than for storage, further assessment must be conducted.